REMARKS

Applicant has amended the claim 8, canceled the claims 9 through 14 and added new claims 15 through 19. Applicant respectfully submits that these amendments to the claims are supported by the application as originally filed and do not contain any new matter. In addition, Applicant respectfully submits that the claims as amended would not be properly rejected based upon the art of record for the reasons set forth below.

The Examiner has primarily relied upon Sasaki in rejecting Applicant's claims. In reply to this rejection, Applicant would like to first point out that at least a part of Applicant's invention is the forming of a normal line and with this normal line a curved surface is made. Still further, setting a normal line makes a tangent plane and an object shape can be created and displayed by means of repeating the steps of setting normal lines. In Applicant's invention the tangent planes are specified by means of a position of the normal line and a direction of the normal line. Accordingly, with Applicant's invention advantages over prior art such as Sasaki can be achieved as follows:

- 1. It is possible to display at high speed a curved surface;
- 2. It is possible to display at high efficiency a curved surface;
- 3. It is possible to accurately display a curved surface; and
- 4. It is possible to display any curved surface or shape.

In addition to the above, contrary to the Examiner's statement in paragraph 6 of the rejection, Applicant respectfully submits that Sasaki does not disclose the use of a triangular shape as a polygonal shape in order to generate curved surfaces or shapes.

Applicant further respectively and retroactively requests a one (1) month extension of time to respond to the Final Office Action and respectfully requests that the extension fee in the amount of \$60.00 be charged to QUINN EMANUEL DEPOSIT ACCOUNT NO. 50-4367.

In view of the above, Applicant respectfully requests that this Amendment as part of this Request for Continued Examination be entered, favorably considered and the case passed to issue.

Please charge any additional costs incurred by or in order to implement this Amendment or required by any requests for extensions of time to QUINN EMANUEL DEPOSIT ACCOUNT NO. 50-4367.

Respectfully submitted,

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I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office Fex No. (571) 273-8300 on June 12, 2008.

William L. Androlia

Signature Date